ORDINANCE NO. 41

LIQUORS AND THOSE ENGAGE SECURE A PRO OF TAXATION. ORDINANCE TAXATION. SALE OF MAIT, VINOUS AND SPIRITUOUS AND IMPOSING AN OCCUPATION TAX UIDENGAGED IN SUCH SALE AT RETAIL AND A PROPER DISTRIBUTION OF THE BURDHY A PROPER DISTRIBUTION OF MALT: VI REVENUE SPIRITUOUS BURDEN UPON TO

BE IT ORDAINED BY
OF COLORADO: EHI VA BOARD 워 TRUSTEES 엵 THE TOWN OF NUCLA

respectively: following Section 1. S S Definitions: phrases ns: As shall h have used the this ordinance the following meanings, ordinance

- (a) to mean any beverage tion of any infusion or any other similar in water, containing "Malt Liquors" shall obtained by the or decoction of products or any more than 3.2% or and 0 d shall be con alcoholic fer barley, malt, combination to falcohol by be construed ic fermenta-malt, hops tion thereof ol by weight.
- 9 "Vinous Liquors" shall include wine and shall be not exceeding 21% of alcohol by volume and shall be construed to mean alcoholic beverage obtained by the fermentation of the natural sugar contents of fruits fermentation agricultural produce containing sugar. wines
- "Spirituous alcoholic be water and ot among othe liquid or and which liquid or with a g other things brandy, rum, whiskey, gin and every id or solid, patented or not, containing alcohol which are fit for use for beverage purposes. Any id or solid containing beer or wine in combination any other liquor except as above provided shall be construed to be malt or vinous liquors, but I be construed to be spirituous liquor. and other sub other things s Liquors" shall beverage obtained other substances uī be by construed to mean any distillation, mixed w solution, and includes whiskey, gin and every t, containing alcohol
- (d) 13.2% more Beer" Malt than 3.2% of O H₃ liquor as herein de alcohol by weight. herein defined containing not
- (e) Medicinal pharmacist or prescription. Liquors" or drug Any liquor s sold on bona рy ω a duly fide (doctor's licensed
- persons, partnerships, corporations. The word "person" used associations, T'n this Ordinance organizations shall include
- 9 vinous and spirituous indicated liquors, for beverage purious engaged at any time during operation within the Town "Operator" tor" means a person licensed by law to and spirituous liquors, other than med s, for beverage purposes at retail and d at any time during the calendar year ion within the Town of Nucla. to sell malt, medicinal who in s

any 3.2% beer, malt, vinous or spirituous liquor other than medicinal liquors, for beverage purposes is hereby defined separately classified as such occupation for the purpose of Section 2 Classification: spirituous business Of other selling at other than 2 2 and retail

Class vinous premise "B" Or Shall Opera only by the be Class "B" tors , by All the drink perators licensed to drink for consumption Operators. (C) 90 14

to o a tor es to premises, ot o (2) Operators: All operators licens sell in original containers malt liquors in original containers: es, shall be Class "C" Operators for V ed vinous C dunsuo retai S, ct1 000 Ľ ά Of ron

HOOO CL CL (C) C malt, vinous or onsumption off TD: LIt, Operat CLO Ø 0.0 the All operators licens spirituous liquors : licensed in te Cla Orti as drug iginal (ass "D" C stores to containers Operators

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are 22 Q O 60 HH-SS III and and who se er Opera ator MW tor **⊢**J •• Al the Ø Ø operator; 0 0 onsumpt licensed tonsumption 4 0,0 O sell the only premis Ø

11H-0 ω C ass "F-2" Opera 2% beer and who container for -2" Operators. 5= Operators:
nd who sell consumption off All the oper rator: sole Ty. s licensed ly in the premises Tic at Q d to sell original shall be sha packa_k

proper, just a Town, and all thereto, that occupation is and that the a and jus the con the sidering the relation of relation to per, just a Ч the ec Town proper Ton t and equitable distribution of the classification of sis reasonable, proper, unite amount of the tax hereby oper distribution of tax is the classification of tax is reasonable. n 3. Declara of Nucla he the nature vinous and of 3. of such thereof Declaration of Policy and Purpose: The Town Board icla hereby finds, determines and declares that nature of the business of selling at retail 3.2% is and spirituous liquors for beverage purposes, as such business to the municipal welfare, as well as reof to the expenditures required of the Town and equitable distribution of tax burdens within the ner matters proper to be considered in relation classification of said business as a separate sonable, proper, uniform and non-discriminatory int of the tax hereby imposed and necessary for a distribution of tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon to the tax burdens within the Town of Nucleon tax burdens within tax bu retail 3.2% purposes, as well a and the Nuc in and La

see musule has 1954 and סיים Section 4. There is hereby levied and a and for each year thereafter an annual or less of selling 3.2% beer, malt, vinous on the medicinal liquors, in the Town of Nucleen herein classified as follows: Sec t m Nuc l assessed for the year cocupation tax upon the cr spirituous liquors, acla, as said occupation the

Va 107-For FOR Class Class Class Class Class HE BOOK 글 5 Operator: Operator: Operator: 0 Operators to operators to operators to operators to operators to operators to operators STORS sum of sum of sum of sum of uns uns Four Four Four fone of " r Hundred r Hundred r Hundred r Hundred Hundred F Ξ = 버 1f ty Dollars
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mad 0 He Town of February e in the Sec tion of l Nucla Nucla 1st, month VI Such tax shall be a on January 1st of of the same year. th of December prece preced be due and payable t of each year and s ar. Prepayment of s receding the due dat shall said t the 1 tax Town Landent lerk Of

the the he he tax, he dn HO OWD. a Revent the date and the Revenue 0 010 date 110 Nuc 0 ct e Receipt showing the name of the oper of payment, the annual period for whi place at which said operator conducts e Receipt of paymen 10 p to execute showing and ct CO shal de liver the 0 the operator paying the operator paying the operator paying od for which said tax SIL ゴロのの X

be due and delinquent delinquent collected, basis shall the any year. If any operator begins business subsequent to January 1st y year, the tax required shall be pro-rated on a monthly for the remaining portion of the year; but no refund be made to any person who discontinues said business dusear. All pro-rated taxes provided for in this paragraph e and payable upon the beginning of business and shall be quent ten days thereafter. Interest shall accrue on all quent taxes from the date of delinquency until paid or cted, at the rate of 1% per month. ed for in this paragraph shall of business and shall be rest shall soon

Section 6.
vided for shall
license granted
pursuant to the Board of the Town the J. in performance of any duties imposed up of Nucla as a licensing authority by a shall exclude from consideration any ne tax herein provided for. be grounds for suspension or revocation of ar to any such operator by any licensing authori statutes enacted by the General Assemby of Conce of any duties imposed upon the upon the Town by said statutes any delinquency the Town Board statutes, the Town layment authority authority by of Colorado, Roard of the any -orq

Section 7. The Town of Nucla shall have the right to reall sums due by the terms of this Ordinance, by judgment and execution thereon in a civil action, in any Court of competer jurisdiction; such remedy shall be cumulative with all other remedies provided herein for the enforcement of this Ordinan competent Ordinance. recover

this or (\$300) such violation shall word defendant issued under the month payment of otherwise Section 8. Fairure of payment of taxes, securing and pootherwise comply with the terms of offense and violation of this ords ordinance shall be fined not modern than the such offense, and depend on the such offense, and depend on the such offense. offense the В se, and delinquency isparate offense; but a revocation of the laws of the State of laws ordinance. Ever posting a with the the license or the li മ e terms of a receipt to ordinance Every person violating for conviction each calendar Hundred therefor, and shall constitute the Ordinance Dollars

irst hereunder Section t day of 40 July, 1954, and the angle angle and the angle ordinance shall shall become effective annual occupation tax for the year 1954, as ses as of that date. of + as 0 ន provided July 1, of

assed this F day of July 1954

Happy a Kra

ATTEST

Haida Stiphens

RESOLUTION

Malt, Vinous and Spirituous Liquors Ordinance Concerning Revenue and Relating To the Sale of Proper Upon Those Engaged passed Distribution Of WHEREAS, The Board and adopted Ordinance No. 41, entitled, "An In Such The Burden of Trustees Sale O.F. and Imposing t t Taxation" and Retail And To of the Town of Nucla An Occuptation Secure

circulation within the limits of the Town of there WHEREAS, it is L'S no newspaper within or which has a general the opinion of the Board of Trustees Nucla,

엄 THE TOWN MOM OF NUCLA: THEREFORE BE IT RESOLVED BY THE BOARD OF TRUSTEES

- copies the Town of Nucla. thereof <u>|</u> That Ordinance ΪÖ three (3) public No. 41 places within the be published by posting limits
- That said public places shall 9 S CD follows:

Happy a Draw

ATTEST:

Haida Stillens

Was State sworn upon oath depose passage Town passed Of, was Of. Colorado. on the 8 day of Nucla in accordance with the Statutes of posted in three and of July, 1954, say tha t conspicuous places the foregoing Ordinance and after within said the

Maisla Stephens

Subscribed

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